## Exhibit 2

**From:** Firth, Simon

**Sent:** Tuesday, November 25, 2014 4:21 AM **To:** Lewin, Daniel; Ben-Jacob, Michael

**Cc:** Wells, Peter

**Subject:** RE: Danish Securities Law Question

**Attachments:** Claus Bennetsen.vcf

Claus Bennetsen can help on this. Let me know if you would like to be put in touch.

## Simon Firth

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From: Lewin, Daniel

**Sent:** 24 November 2014 23:57

**To:** Ben-Jacob, Michael **Cc:** Wells, Peter; Firth, Simon

Subject: RE: Danish Securities Law Question

Yes, not me personally, but Simon Firth (cc'd) recently got regulatory advice from Danish counsel for a UK client. Regards, Daniel

Sent with Good (www.good.com)

----Original Message-----From: Ben-Jacob, Michael

Sent: Tuesday, November 25, 2014 12:53 AM W. Europe Standard Time

To: Lewin, Daniel Cc: Wells, Peter

Subject: FW: Danish Securities Law Question

Any idea as to whom we could contact for this? It is chargeable.

Michael Ben-Jacob Kaye Scholer LLP 250 West 55th Street | New York, New York 10019-9710 T: (212) 836-8310 | F: (212) 836-6310 michael.ben-jacob@kayescholer.com | www.kayescholer.com PLEASE NOTE OUR NEW ADDRESS: Kaye Scholer's New York office is now located at 250 West 55th Street, New York, NY 10019-9710. Our phone and fax numbers remain the same.

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**From:** Richard Markowitz [mailto:rmarkowitz@argremgt.com]

**Sent:** Monday, November 24, 2014 11:59 AM

To: Wells, Peter; Ben-Jacob, Michael

Cc: John H. van Merkensteijn, III; Robert Klugman

**Subject:** Danish Securities Law Question

## Michael and Peter:

We would like your help in getting answers to some questions regarding Danish securities laws.

Specifically, what are the disclosure/reporting requirements for a holder of shares in a public company in Denmark?

Is it 5% of outstanding shares (or some other measurement)? (This is what I learned from reading a translation of the Danish Securities Trading Act and other on line summaries.)

Is it only the Danish FSA that sets the requirements?

Given, that in our cases, a trust is purchasing the shares, is it based on the trustee? The beneficiary? Both? Is there a notion of related parties?

Any other specific requirements that we might not be aware of?

We recognize that you may need to reach out to your securities law colleagues (especially in London) who may then need to speak with a local firm in Denmark that they have a relationship with. But we do want to get these answers as soon as possible.

Thanks, and please call if you have any questions.

Richard

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